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Statement under article 19 (1) and Rule 46.4

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According to Article 19 and Rule 46, we amended all claims 1-18 of the international patent application PCT /IB2004/052634, and use the amended claims 1-18 to replace the corresponding original claims 1-18. In these amended claims, we didn't add or cancel any claims, we just amended some translation errors of the original claims. After corrected the translation errors of the original claims, the amended claims 1-18 didn't exceed the original essential meaning of the international patent application.

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According to the comparison form and the replacement sheets, we did these amendments for the translation of the original claims:

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 In the amended claims 1-18, we use "content to be downloaded" to replace the "downloaded content" of the original claims 1-18, except "receiving the downloaded content" and "playing the downloaded content".

2. We use "available" to replace "effective" of the original claims.

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3. We changed the claim 7 and claim 16 according to the description of the patent application. Because there is a mistake in the original claim 7 and claim 16, wherein the original claim 7 is just a copy of the original claim 4 and the original claim 16 is just a copy of the original claim 13.

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4. We correct some obvious grammar error of the original claims, such as using "a" or "an" to replace "the" etc.